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4	San Francisco, CA 94105 Telephone: 415.766.3200				
5	Facsimile: 415.766.3250				
6	Attorneys for Defendants TOWN OF ATHERTON, DIEGO ROMERO,				
7	DIMITRI ANDRUHA, IGOR DAVIDOVICH				
8	(erroneously sued as Igor Davidowich), and JOSHUA GATTO				
9	UNITED STATES DISTRICT COURT				
10	NORTHERN DISTI	RICT OF CALIFORNIA			
11	K.C., by and through his Guardian ad Litem, MYISCHA THOMPSON; D.B., by and	Case No. 3:24-cv-00507-RFL			
12	through his Guardian ad Litem, LIBRA WHITE,				
13	Plaintiff,	STIPULATION FOR EXTENSION OF TIME FOR ATHERTON DEFENDANTS			
14	·	TO FILE A RESPONSIVE PLEADING			
15	v.				
16	TOWN OF ATHERTON, a municipal corporation; DAVID METZGER, individually				
17	and in his official capacity as a police sergeant for the TOWN OF ATHERTON; DIEGO				
18	ROMERO, individually and in his official capacity as a police officer for the TOWN OF				
	ATHERTON; IGOR DAVIDOWICH,				
19	individually and in his official capacity as a police officer for the TOWN OF				
20	ATHERTON; JOSHUA GATTO, individually and in his official capacity as a police officer				
21	for the TOWN OF ATHERTON; DIMITRI ANDRUHA, individually and in his official				
22	capacity as a police officer for the TOWN OF				
23	ATHERTON; SEQUOIA UNION HIGH SCHOOL DISTRICT, a municipal				
24	corporation; STEPHEN EMMI, individually and in his official capacity, NICK MUYS,				
	individually and in his official capacity, and				
25	DOES 1-100, inclusive, individually, jointly, and severally,				
26	Defendants.				
27	Detendants.				
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<b>STIPULATION</b>
Plaintiffs K.C., by and through his Guardian ad Litem,
Myischa Thompson; D.B., by and through his Guardian ad Litem, Libra White
(collectively "Plaintiffs") and Defendants Town of Atherton, Diego Romero, Dimitri Andruha,
Igor Davidovich (erroneously sued as Igor Davidowich), and Joshua Gatto (collectively
"Atherton Defendants"), by and through their respective undersigned counsel, pursuant to
Northern District Civil Local Rule 6-1(a), hereby stipulate as follows:
Plaintiffs filed the Complaint for Damages on January 26, 2024;
Plaintiffs did not serve Atherton Defendants with the Complaint for Damages;
Plaintiffs filed the First Amended Complaint on April 1, 2024;
Atherton Defendants executed waivers of service of the First Amended Complaint on
May 8, 2024;
The Parties agree that the current deadline for Atherton Defendants to respond to the First
Amended Complaint is July 8, 2024;
Counsel for Plaintiffs and counsel for Atherton Defendants are currently engaged in
ongoing meet and confer efforts related to the First Amended Complaint;
Counsel for Plaintiffs has acknowledged that some of the claims brought in the First
Amended Complaint maybe subject to a motion to dismiss;
Plaintiffs and the Atherton Defendants agree that additional time is needed to complete
their meet and confer efforts to avoid unnecessary motion practice;
There has not yet been any previous extension of time to respond to the First Amended
Complaint;
The extension of time set forth below will not alter the date of any event or any deadline
already fixed by Court order.

1	NOW THEREFORE, THE UNDERSIGNED PARTIES STIPULATE TO the			
2	following:			
3	That counsel of record for Plaintiffs and Atherton Defendants have the authority to enter			
4	into this Stipulation on behalf of their respective clients.			
5	That the deadline for the Atherton Defendants to file a response to Plaintiffs' First			
6	Amended Complaint is extended to August 19	9, 2024.		
7				
8	IT IS SO STIPULATED.			
9	DATED: July 8, 2024	HAWKINS PARNELL & YOUNG LLP		
10				
11				
12		By: /s/ Danielle K. Lewis  DANIELLE K. LEWIS  MILES F. MALIEDIO		
13		MILES F. MAURINO Attorneys for Defendants		
14		TOWN OF ATHERTON, DIEGO ROMERO, DIMITRI ANDRUHA,		
15		IGOR DAVIDOVICH (erroneously sued as Igor Davidowich), and JOSHUA		
16		GATTO		
17				
18	DATED: July 8, 2024	BURRIS NISENBAUM CURRY & LACY LLP		
19				
20		7 / Chairtanh an A. Dann		
21		By: /s/ Christopher A. Dean JOHN L. BURRIS		
22		CHRISTOPHER A. DEAN Attorneys for Plaintiffs		
23		K.C., by and through his Guardian ad Litem, MYISCHA THOMPSON;		
24		D.B., by and through his Guardian ad Litem, LIBRA WHITE		
25		,		
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1	DATED: July 8, 2024 SPECIAL EDUCATION COLLABORATION	Ν
2	PROJECT	
3		
4	By: /s/ Evan Goldsen	
5	EVAN GOLDSEN CARLY CHRISTOPHER	
6	Attorneys for Plaintiffs K.C., by and through his Guardian ad	
7	Litem, MYISCHA THOMPSON; D.B., by and through his Guardian ad	
8	Litem, LIBRA WHITE	
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11		
12	FILER'S ATTESTATION	
13	I, Danielle K. Lewis, hereby attest that all other signatories listed herein concur in the	
14	filing's content and have authorized that their electronic signature be affixed above and have	
15	authorized the filing.	
16		
17	DATED: July 8, 2024	
18	/s/ Danielle K. Lewis	_
19	DANIELLE K. LEWIS	
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	STIPULATION FOR EXTENSION OF TIME FOR DEFENDANTS TO FILE A RESPONSIVE PLEAD	IN